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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/608,229	06/30/2003	Jae-Yong Park	053785-5127	1767	
9629	7590 11/17/2005		EXAM	EXAMINER HODGES, MATTHEW P	
	EWIS & BOCKIUS LLI		HODGES, M		
	LVANIA AVENUE NW DN, DC 20004		ART UNIT	PAPER NUMBER	
· · · ,			2879		

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)					
Office Action Summan	10/608,229	PARK ET AL.					
Office Action Summary	Examiner	Art Unit					
	Matt P. Hodges	2879					
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence ad	idress				
A SHORTENED STATUTORY PERIOD FOR REPL' WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period v - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tin vill apply and will expire SIX (6) MONTHS from 1, cause the application to become ABANDONE	N. nely filed the mailing date of this o D (35 U.S.C. § 133).	•				
Status							
1) Responsive to communication(s) filed on <u>06 O</u>	Pasnonsive to communication(s) filed on 06 October 2005						
· <u> </u>	action is non-final.						
· <u>·</u>		secution as to the	e merits is				
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Disposition of Claims							
4) Claim(s) 1-20 is/are pending in the application.							
4a) Of the above claim(s) is/are withdrawn from consideration.							
5)⊠ Claim(s) <u>12-20</u> is/are allowed.							
6)⊠ Claim(s) <u>1-3,5-8 and 11</u> is/are rejected.							
7)⊠ Claim(s) <u>4,9 and 10</u> is/are objected to.							
8) Claim(s) are subject to restriction and/or	r election requirement.						
Application Papers							
9) The specification is objected to by the Examine	r.						
10) The drawing(s) filed on 30 June 2003 is/are: a)		by the Examiner.					
Applicant may not request that any objection to the	•	•					
Replacement drawing sheet(s) including the correcti			FR 1.121(d).				
11) The oath or declaration is objected to by the Ex	aminer. Note the attached Office	Action or form P	ΓΟ-152.				
Priority under 35 U.S.C. § 119			•				
12)⊠ Acknowledgment is made of a claim for foreign a)⊠ All b)□ Some * c)□ None of:	priority under 35 U.S.C. § 119(a)	-(d) or (f).					
1.⊠ Certified copies of the priority documents	s have been received.						
2. Certified copies of the priority documents		on No					
3. Copies of the certified copies of the prior	ity documents have been receive	ed in this National	Stage				
application from the International Bureau	ı (PCT Rule 17.2(a)).						
* See the attached detailed Office action for a list	of the certified copies not receive	d.					
Attachment(s)							
) Notice of References Cited (PTO-892)	4) Interview Summary						
2)	Paper No(s)/Mail Da 5) Notice of Informal P		D-152)				
Paper No(s)/Mail Date <u>10/6/2005</u> .	6) Other:	,,	•				

DETAILED ACTION

Specification

The title of the invention is not descriptive. A new title is required that is clearly indicative of the invention to which the claims are directed.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-3, 5-8, and 11 are rejected under 35 U.S.C. 103(a) as being unpatentable over Gourlay (WO 02/078101 A1).

Regarding claim 1, Gourlay discloses (See figure 2) an organic EL display device including a first substrate (15), a second substrate (7), a first electrode (8) coated on the second substrate, an Organic EL layer (10) coated on the first electrode, a second electrode (12) coated on the organic EL layer, first connection electrode (17) coated between the second electrode and the drain electrode (16), and a sealant (18). Further, Gourlay discloses the use of an active matrix pixel circuitry on the bottom substrate. Though not explicitly stated, the active matrix pixel circuitry would necessarily have a driving thin film transistor with one end connected to the drain electrode in order for the device to operate. Gourlay does not appear to specify the circuit elements for powering the first electrode and the connection of that element to the first electrode. However Gourlay does specify that all electrical connections are made between the first and

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second substrates. Additionally Gourlay discloses, in the figure, the use of a similar connection structure to connect the power connections from the first substrate to the first electrode on the second substrate. Further power for the first electrode would advantageously come for a contact point outside of the display area so as not to interfere with the active elements or cause unnecessary capacitance. For these reasons it would have been obvious to one having ordinary skill in the art at the time the invention was made to use a contact pad on the first substrate that is connected with a second connection electrode structure to the first electrode in the device as disclosed by Gourlay.

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Regarding claim 2, Gourlay discloses the use of polycrystalline silicon on the active layer. (Page 6 lines 10-15).

Regarding claim 3, a power line is necessarily provided to the driving thin film transistor in an active matrix OELD.

Regarding claims 5-7, Gourlay disclose the use of ITO for the first electrode or anode and Al for the second electrode or cathode. (Page 8 lines 10-15 and lines 26-33).

Regarding claim 8, the sealant material is formed throughout the cavity and as such surrounds the second connection electrode structure.

Regarding claim 11, Gourlay discloses (see figure 3) the use of several electrodes (13 and 11a) between the first or second electrode and the connection electrode.

Allowable Subject Matter

Claims 12-20 are allowed.

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Claims 4, 9 and 10 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

The following is a statement of reasons for the indication of allowable subject matter:

Regarding claim 4, the references of the Prior Art of record fails to teach or suggest the combination of the limitations as set forth in claim 4, and specifically comprising the limitation of an organic EL display device including a storage capacitor connected to the gate electrode.

Regarding claim 9, the references of the Prior Art of record fails to teach or suggest the combination of the limitations as set forth in claim 9, and specifically comprising the limitation of an organic EL display device including the second connection electrode structure disposed on the exterior of the sealant.

Regarding claim 10, the references of the Prior Art of record fails to teach or suggest the combination of the limitations as set forth in claim 10, and specifically comprising the limitation of an organic EL display device including a plurality of first auxiliary electrodes disposed between the pixel regions and where the first auxiliary electrodes have a lower resistance than the first electrodes.

Regarding claim 12, the references of the Prior Art of record fails to teach or suggest the combination of the limitations as set forth in claim 12, and specifically comprising the limitation of A method of fabricating an organic electroluminescent device including forming a first insulating layer on a first substrate; forming an active layer on the first insulating layer at each of the plurality of pixel regions, the active layer including polycrystalline silicon and having source and drain regions; forming a second insulating layer on the active layer; forming a gate electrode

on the second insulating layer over the active layer; forming a third insulating layer on the gate electrode, the third insulating layer having a first contact hole exposing the source region and a second contact hole exposing the drain region; forming source and drain electrodes and a first pad on the third insulating layer, the source electrode being connected to the source region through the first contact hole, the drain electrode being connected to the drain region through the second electrode, and the first pad being disposed at the peripheral region; forming a fourth insulating layer on the source and drain electrodes and the first pad, the fourth insulating layer having a third contact hole exposing the drain electrode, and fourth and fifth contact holes exposing the first pad; forming first and second connection electrodes on the fourth insulating layer, the first connection pattern being connected to the drain electrode through third contact hole, the second connection electrode being connected to the first pad through the fourth contact hole; and attaching the first and second substrates together with a sealant material,

Regarding claims 13-20, claims 13-20 are allowable for the reasons given in claim 12 because of their dependency status from claim 12.

Response to Arguments

Applicant's arguments filed 10/6/2005 with regards to standing rejection under Gourlay have been fully considered but they are not persuasive.

Regarding applicant's assertion that Gourlay does not suggest or enable the use of a first pad and second connection structure connecting the first pad to the first electrode, the examiner respectfully disagrees. Gourlay illustrates, in figure 2, the use of connection elements similar to the first connection structures but connecting the first electrode to the first substrate outside of

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the display area. It is the examiner's contention that these elements are the first pad and second connection structures. However, as Gourlay fails to specifically identify the elements of the drawings further evidence is provided with regards to the obvious statement cited in the rejection of claim 1. Absent a showing of how this combination is deficient, the rejection is maintained.

Contact Information

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Matt P Hodges whose telephone number is (571) 272-2454. The examiner can normally be reached on 7:30 AM to 4:00 PM M-F.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Nimesh Patel can be reached on (571) 272-2457. The fax phone number for the organization where this application or proceeding is assigned is (703) 872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

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JOSEPH WILLIAMS